BIGGREGASEN Organization IC 1600 U. S. Department of Commerce

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

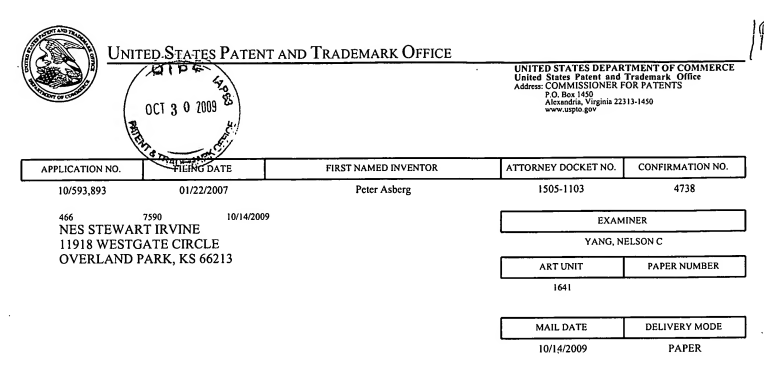
If Undeliverable Return in Ten Days

OFFICIAL BUSINESS PENALTY FOR PRIVATE USE, \$300

AN EQUAL OPPORTUNITY EMPLOYER

MALLED FROM ZIP CODE 2231 4

Bertham Birdhalladhalladhan an Amhai



Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)						
Office Action Summans	10/593,893	ASBERG ET AL.						
Office Action Summary	Examiner	Art Unit						
	Nelson Yang	1641						
- The MAILING DATE of this communication app Period for Reply	lears on the cover sheet with the C	orrespondence address						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.12 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing eamed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from . cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).						
Status								
1) Responsive to communication(s) filed on 28 Ju	<u>ıly 2009</u> .							
,	,							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims		•						
4) Claim(s) 39-55 is/are pending in the application 4a) Of the above claim(s) is/are withdraw								
5) Claim(s) is/are allowed.								
6)⊠ Claim(s) <u>39-55</u> is/are rejected. 7)□ Claim(s) is/are objected to.								
8) Claim(s) israte objected to.	r election requirement							
and despite to the state of the								
Application Papers								
9) The specification is objected to by the Examine								
10) The drawing(s) filed on is/are: a) acc								
Applicant may not request that any objection to the								
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex								
in the oath or declaration is objected to by the Ex	kammer. Note the attached Office	FACION OF IONI F 10+132.						
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:								
 Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No 								
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list	of the certified copies not receive	ed.						
	•							
Attachment(s)	🗖							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D							
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date <u>5/4/2009</u> .	5) Notice of Informal I 6) Other:							

Art Unit: 1641

DETAILED ACTION

Response to Amendment

- 1. Applicant's amendment of claims 39, 47, 48, and addition of claims 49-55 is acknowledged and has been entered.
- 2. Claims 39-55 are currently pending.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 39-55 are rejected under 35 U.S.C. 103(a) as being unpatentable over Whitten et al [US 2002/0051985] in view of Wohlstadter et al. [US 2001/0021534].

With respect to claims 39, 44, 52, Whitten et al. teach a polymer-QTL molecule comprising a fluorescent polymer, a chemical moiety QTL comprising a recognition element such as a ligand which binds to a target biological agent, and a property altering element which alters fluorescence emitted by the fluorescent polymer, wherein the polymer-QTL complex may be covalently or non-covalently bound on a surface, bead, or other support by covalent or non-covalent linkages (para. 0021, 0083). Whitten et al. fail to teach that the support is a patterned substrate having hydrophilic and hydrophobic areas.

Wohlstadter et al., however, teach a multispecific binding surface comprising binding domains that are hydrophobic or hydrophilic and the surrounding surfaces having the opposite

Art Unit: 1641

property than the binding domains in order to minimize spreading of binding reagents or analytes from the binding domains (para. 0039).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention for the support of Jones et al. to comprise patterned hydrophilic and hydrophobic regions, wherein the fluorescent polymers and reporters are tethered to selected areas, as suggested by Wohlstadter et al., as this would minimize spreading of binding reagents or analytes, allowing for more accurate assay results.

- 5. With respect to claims 40-41, 53, Whitten et al. teach a fluorescent polymer such as a water soluble polyelectrolyte such as 2 methoxy-5-(3-sulfonato-propyloxy)-polyphenylene (para. 0021, 0040).
- 6. With respect to claims 42, 55, Whitten et al. teach a polymer-QTL molecule comprising a fluorescent polymer and a chemical moiety QTL comprising a recognition element which binds to a target biological agent, and a property altering element which alters fluorescence emitted by the fluorescent polymer (para. 0021).
- 7. With respect to claim 43, Whitten et al. teach supports comprising glass slides (para. 0087).
- 8. With respect to claims 45-46, Whitten et al. teach ligands comprising nucleic acids and antibodies which would bind to analytes such as nucleic acids and antigens (para. 0046).
- 9. With respect to claims 47-48, Whitten et al. teach a chamber and further teach that the polymer-QTL molecule complex may be used in flow formats and also teach detectors (para. 0076-0078, 0085, 0103, 107).

Art Unit: 1641

10. With respect to claim 49, Whitten et al. teach immobilization of the fluorescent polymers by ionic adsorption, which involves electrostatic interactions (para. 0081).

- 11. With respect to claims 50, 54, Whitten et al. teach fluorescent polyelectrolytes comprising at least 5 mers (para. 0055, para. 0063-0065, p. 5, tables 1, 2, wherein polymers comprise 904 polymer repeat units).
- 12. With respect to claim 51, Wohlstadter et al. teach that the binding domains may be arranged in lines or spots (para. 00153, 00170)

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

14. Claims 39, 40, 44, 47-48, are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-22 of copending

Art Unit: 1641

Application No. 10/514,191 [US 2006/0175193] in view of Wohlstadter et al. [US 2001/0021534]. In particular, the copending application recites a complex comprising a conjugated polyelectrolyte and one or more receptor molecules specific for a target biomolecule analyte immobilized on the surface of a receptacle such as a flow cell wherein the conjugated polyelectrolyte may be confined or adsorbed to the support (claims 1, 6, 13-15). The copending application fails to recite the limitation the surface is a patterned substrate having hydrophobic and hydrophilic areas.

Wohlstadter et al., however, teach a multispecific binding surface comprising binding domains that are hydrophobic or hydrophilic and the surrounding surfaces having the opposite property than the binding domains in order to minimize spreading of binding reagents or analytes from the binding domains (para. 0039).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention for the support of copending application to comprise patterned hydrophilic and hydrophobic regions, wherein the fluorescent polymers and reporters are tethered to selected areas, as suggested by Wohlstadter et al., as this would minimize spreading of binding reagents or analytes, allowing for more accurate assay results.

This is a provisional obviousness-type double patenting rejection.

Response to Arguments

Applicant's arguments with respect to claims 39-55 have been considered but are moot in 15. view of the new ground(s) of rejection.

Conclusion

Art Unit: 1641

16. No claims are allowed.

17. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

18. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nelson Yang whose telephone number is (571)272-0826. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Shibuya can be reached on (571)272-0806. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Page 7

Application/Control Number: 10/593,893

Art Unit: 1641

19. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Nelson Yang/ Primary Examiner, Art Unit 1641

Applicant(s)/Patent Under Application/Control No. Reexamination 10/593,893 ASBERG ET AL. Notice of References Cited Art Unit Examiner Page 1 of 1 1641 Nelson Yang **U.S. PATENT DOCUMENTS** Date Document Number Classification Name Country Code-Number-Kind Code MM-YYYY 435/6 05-2002 US-2002/0051985 Whitten et al. Α 08-2006 204/242 US-2006/0175193 Inganas et al. В US-С US-D US-Ε US-F US-G USн US-US-US-Κ US-US-М FOREIGN PATENT DOCUMENTS Document Number Date Classification Country Name Country Code-Number-Kind Code MM-YYYY Ν 0 Р Q R s Т **NON-PATENT DOCUMENTS** Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages) U W

*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

Х

Doc code: IDS

PTO/SB/08a (03-09)

Approved for use through 04/30/2009. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Doc description: Information Disclosure Statement (IDS) Filed Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number		10593893
	Filing Date		2006-09-22
	First Named Inventor	Peter ASBERG	
	Art Unit		1641
(Not for Submission under 37 GFK 1.33)	Examiner Name	YANG	S, NELSON C
	Attorney Docket Number		1505-1103

U.S.PATENTS								Remove	,		
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue D	ate	Name of Patentee of Applicant Releval			s,Columns,Lines where vant Passages or Relevant es Appear		
	1										
If you wish to add additional U.S. Patent citation information please click the Add button.											
U.S.PATENT APPLICATION PUBLICATIONS Remove											
Examiner Initial*	Cite No	Publication Number	Kind Code ¹	Publication Name of Patentee or Application of cited Document				Releva		Lines where ges or Relev	
,	1										
If you wis	h to a	dd additional U.S. Publi	shed Ap					d button	Add		
				FOREIG	N PAT	ENT DOCUM	ENTS		Remove		
Examiner Initial*	Cite No	Foreign Document Number ³	Country Code ²		Kind Code ⁴	Publication Date	Name of Patente Applicant of cited Document	e or V	where Rel	or Relevant	т5
	1						·				
	2										
If you wish to add additional Foreign Patent Document citation information please click the Add button Add											
NON-PATENT LITERATURE DOCUMENTS Remove											

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99) Application Number 10593893 Filing Date 2006-09-22 First Named Inventor Peter ASBERG Art Unit 1641 Examiner Name YANG, NELSON C Attorney Docket Number 1505-1103

Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.						
Gabriel P. LOPEZ et al., "Fabrication and Imaging of Two-Dimensional Patterns of Proteins Adsorbed on Self-Assembled Monolayers by Scanning Electron Microscopy", J. AM. CHEM. SOC., 1993, pp. 10774-10781, Vol. 115, American Chemical Society.								
	2	European Patent Office Action, dated February 4, 2009 and issued in corresponding European Patent Application No. 05 722 254.9 - 2404						
If you wis	h to a	ld add	litional non-patent literature document citation information please click	the Add b	utton Add			
•			EXAMINER SIGNATURE		·			
Examiner Signature /Nelson Ya		ture	/Nelson Yang/ (10/12/2009) Date Cons	idered				
			reference considered, whether or not citation is in conformance with M rmance and not considered. Include copy of this form with next communications.					
Standard ST ⁴ Kind of doo	Г.3). ³ F cument	or Japa by the a	O Patent Documents at www.uspto.gov or MPEP 901.04. ² Enter office that issued to anese patent documents, the indication of the year of the reign of the Emperor must precappropriate symbols as indicated on the document under WIPO Standard ST.16 if possition is attached.	ede the seria	al number of the patent doc	ument.		